United States District Court

WESTERN DISTRICT OF MICHIGAN

JNITED STATES OF AMERICA V.			ORDER OF DETENTION PENDING TRIAL
Gradis Leonard Jones II			Case Number: 1:07 Cr 44
acts re		accordance with the Bail Reform Act, 18 U.S.C. § the detention of the defendant pending trial in thi	3142(f), a detention hearing has been held. I conclude that the following s case.
	(1)	The defendant is charged with an offense descri offense state or local offense that would have jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. an offense for which the maximum sentence	
	(3)	in 18 U.S.C. § 3142(f)(1)(A)-(C), or compara The offense described in finding (1) was commit or local offense. A period of not more than five years has elapsed imprisonment for the offense described in finding Findings Nos. (1),(2) and (3) establish a rebuttal	ted while the defendant was on release pending trial for a federal, state d since the⊡date of conviction □ release of the defendant from
	(1)	There is probable cause to believe that the defer for which a maximum term of imprisonment	ate Findings (A) ndant has committed an offense of ten years or more is prescribed in the Controlled Substances Act
	(2)	LJ under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption will reasonably assure the appearance of the defendance of th	established by finding (1) that no condition or combination of conditions fendant as required and the safety of the community.
×		There is a serious risk that the defendant will not	ate Findings (B) t appear. danger the safety of another person or the community.
	l fim		ment of Reasons for Detention
	I fin	nd that the credible testimony and information sub-	mitted at the hearing establish by a preponderance of the evidence that
fals dru pro	ely do g con batio	enied this fact when interviewed by the PTS office aviction and is now on probation. These factors may	ity and has an unstable work history. He has a drug abuse problem, but r and feigned inability to participate in a drug test. Defendant has a felony ake this a borderline case for bond. The deciding factor is the existence of a lant were released on bond, he would be arrested on that warrant and would
appeal. he Uni	ions f . The ted S	e defendant is committed to the custody of the Attraction of the Attraction of the extent practicable, from peed defendant shall be afforded a reasonable opportstates or on request of an attorney for the Government of the covernment of the covern	ons Regarding Detention orney General or his designated representative for confinement in a rsons awaiting or serving sentences or being held in custody pending unity for private consultation with defense counsel. On order of a court of nent, the person in charge of the corrections facility shall deliver the appearance in connection with a court proceeding.
April 09	9, 200	08	/s/ Joseph G. Scoville
Date			Signature of Judge
			Joseph G. Scoville, United States Magistrate Judge Name and Title of Judge